

EXHIBIT C

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ROTH IMMIGRATION LAW FIRM FAMILY IMMIGRATION EXPERTS

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FIANCE(E)


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Introduction :

If you are a U.S. citizen engaged to a foreign citizen and you are considering marriage, the K-1 visa is likely your best choice for bringing your fiancée to the U.S. to live permanently with you (in fact, it was created exactly for persons in your situation). The K1 Visa allows you to invite your fiancée to America for a period of 90 days, during which time your fiancée must either marry you or return to her home country. No extensions of the time period are permitted. You and your fiancée are not required to marry if things don't work out according to your expectations. If you do not marry your fiancée, you will not be precluded from making a future Fiancee Visa application (although you will have to file an IMBRA waiver if you want to file within two years of the first petition's approval). Your fiancée similarly will not be precluded from receiving another visa in the future.

Permanent residents of the United States are not eligible to file for a K-1 visa.

[Top](#)

Criteria for Approval :

In order to qualify for a Fiancee Visa, you must meet the following main requirements:

- You are a U.S. citizen (there is no comparable visa for permanent residents)
- You have met your fiancée within the previous two years
- You and your fiancée are both legally free to marry
- You and your fiancée both have a serious intention to marry within 90 days of your fiancée's arrival in America.

[Top](#)

Meeting Requirement: Exceptions :

There is a provision in the law that may exempt the petitioner from the meeting requirement "if it is established that compliance would result in extreme hardship to the petitioner or that compliance would violate strict and long-established customs of the K-1 beneficiary's foreign culture or social practice, as where marriages are traditionally arranged by the parents of the contracting parties and the prospective bride and groom are prohibited from meeting subsequent to the arrangement and prior to the wedding day." INA §214.2(k)(2). Unfortunately, such waivers are very rarely granted by the USCIS. The "extreme hardship" exception has been interpreted by the USCIS to mean something very close to "impossible". It generally is available only to people who are so disabled that they can't fly at all. As for the second grounds for a waiver, very few people qualify for this exception, and those that do often have a difficult time proving it to the government's satisfaction.

[Top](#)

U.S. Citizenship and Immigration Services (USCIS) Phase :

To begin the Fiancee Visa process, the petitioner must first submit an application to the USCIS. The petitioner

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Let me thank you and your team for an outstanding job... I am truly amazed with your efficiency and quickness. Again, thanks a million for your great and invaluable help.

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CITIZENSHIP

Our firm has successfully completed thousands of family immigrant visas. It is our sole specialty. We have a 100% success record to date with US family immigrant visa petitions. We offer fixed fees to our clients so if the case goes into appeal or otherwise requires extra work, there is no extra charge to the client and our firm stays on the case until the visa is issued. We even offer a money back guarantee in case we ever fail.

We are a premier national law practice that can help you no matter where you live, and no matter where your relative lives. We strive to unite the best of the new with the best of the old, combining state-of-the-art technology with the old-fashioned "personal approach" to the attorney-client relationship.

From talking with our clients we know that even a "minor" matter added as an aside by a client during a conversation can turn into a great opportunity for strengthening the case, or it can reveal a critical weakness that must be addressed immediately. In legal matters, every fact is important, and every slip may be fatal. That's why we spend as much time as necessary, and more, to get to know our clients and their individual factual situations.

Our firm is also distinguished by the level of support we provide to the overseas relative. We do all the forms and guide your relative from beginning to end, and we even provide free advice once the relative is in the USA. In addition, we have overseas attorneys and paralegals in Moscow, Manila, Guangzhou, Warsaw, and Kyiv to help prepare your relative for the consular interview.

We pride ourselves on consistently achieving outstanding results for our clients.

Don't leave fate to chance! Let our immigration attorneys and support professionals get your relative to the U.S. as soon as possible and with the least amount of worry and frustration.

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Mr. Roth, Your whole staff was always very helpful anytime I ask a question and I always received the best of service. And the time it took was wonderful...

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